

62
1227
4

CONSENT TO SEARCH

ST. LOUIS COUNTY POLICE DEPARTMENT

Date 1-5-09

Time 4:06 pm

Location 710 Lemay Ferry

I, Leland Brasley, hereby consent and agree that police officer(s) of this department may search: (describe item and/or location in detail)

computers at 710 Lemay Ferry / HP Computer (black)

and that they may retain any article found that may be used as evidence. I give my consent voluntarily. I have not been threatened, nor have any promises been made to me to obtain my consent.

Other Witnesses: | Police Officer's signature & DSN

A. S. Dain 2877 | obtaining consent:

Oct. 2009 3227 |

| Consent Signature b. R.

Complaint/Ticket# if appropriate | Street Address 710 Lemay Ferry

#09-871 | City and State St Louis, Mo 63125

F-176 R (6/98)



A6C
3227
#1



Saint Louis
COUNTY
POLICE

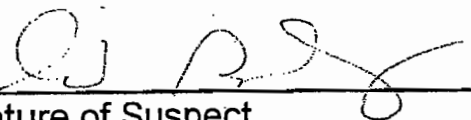
ST. LOUIS COUNTY POLICE DEPARTMENT
WARNING AND WAIVER FORM

F-162 (11/06)

Before we ask you any questions, you must understand what your rights are:

- Q3 1. You do not have to make any statement at this time and have a right to remain silent.
- Q3 2. Anything you say can and will be used against you in a court of law.
- Q3 3. You are entitled to consult with an attorney before an interview and to have an attorney present at the time of the interview.
- Q3 4. If you cannot afford an attorney, one will be appointed for you.

I have read the above statement of my rights and I understand what my rights are. I am willing to make a statement and answer questions. I do not want a lawyer at this time. I understand and know what I am doing. No promises or threats have been made to me and no pressure or coercion of any kind has been used against me.

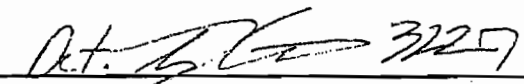

Signature of Suspect

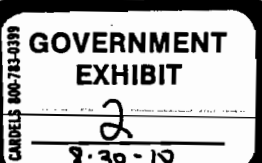

Witness

1/5/68
Date

5:30 pm
Time

I hereby certify that the foregoing Warning and Waiver was read by me to the above suspect, that the suspect also read it, and the suspect has affixed his (her) signature hereto in my presence.


Signature - Police Officer



627
#5

CONSENT TO SEARCH

ST. LOUIS COUNTY POLICE DEPARTMENT

Date 1/16/09

Time 4:00 A.M.

Location 4218 Ridgewood

I, Leslie Moss, hereby consent and agree that police officer(s) of this department may search: (describe item and/or location in detail)

RESIDENCE FOR DIGITAL CAMERAS AND OTHER
RECEIVED EQUIPMENT / ITEMS RETRIEVED FROM
716 CHARLOTTE FERRY /

and that they may retain any article found that may be used as evidence. I give my consent voluntarily. I have not been threatened, nor have any promises been made to me to obtain my consent.

Other Witnesses:

| Police Officer's signature & DSN

| obtaining consent:

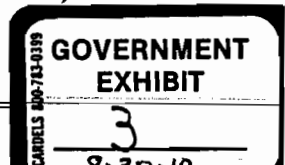
A. D. Dunn 2827

| Consent Signature Dalee Mar

Complaint/Ticket# if appropriate | Street Address

_____ | City and State St Louis Mo 63116

E-176 D (6/00)





CONSENT TO SEARCH
(DIGITAL DATA DEVICES)

Complaint #: 09-871

Date: 1-5-08

Time: 5:05 pm

Location: 7900 Forsyth

I, Leland Beasley, hereby consent and agree that police officer(s) or authorized investigators in this case may search the below described property for any/all digital/electronic data processing and storage devices, COMPUTER AND/OR COMPUTER SYSTEMS including internal peripheral storage devices (such as fixed discs), EXTERNAL STORAGE DEVICES (such as external hard disks, floppy disk, CD(s)/DVD(s), tape drive and tapes, optical storage devices, Memory cards/sticks and/or other storage devices), PERIPHERAL INPUT/OUTPUT DEVICES (such as keyboards, printers, video display monitors, optical readers, modems) as well system documentation, operating logs and documentation, software and instruction manuals, handwritten notes, logs and user names, passwords and list, and that they may retain any item/article found which may be used as evidence. I give my consent voluntarily. I have not been threatened, nor have any promises been made to me to obtain my consent.

HP Computer (4F2k8-V443R-GkWGJ)

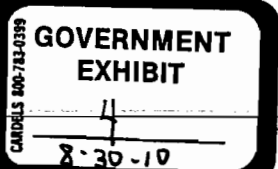
Police Officer's signature & DSN obtaining consent: At, C-3227

Consenter's Signature: Leland Beasley

Street Address: 4218 Ridgewood

City and State: St Louis, Mo. 63116

Witness: Matthew Bunn 2639





CONSENT TO SEARCH
(DIGITAL DATA DEVICES)

Complaint #: 09-871

Date: 1-19-09

Time: 12:50 pm

Location: 7900 Forsyth

I, Leland Beasley, hereby consent and agree that police officer(s) or authorized investigators in this case may search the below described property for any/all digital/electronic data processing and storage devices, COMPUTER AND/OR COMPUTER SYSTEMS including internal peripheral storage devices (such as fixed discs), EXTERNAL STORAGE DEVICES (such as external hard disks, floppy disk, CD(s)/DVD(s), tape drive and tapes, optical storage devices, Memory cards/sticks and/or other storage devices), PERIPHERAL INPUT/OUTPUT DEVICES (such as keyboards, printers, video display monitors, optical readers, modems) as well system documentation, operating logs and documentation, software and instruction manuals, handwritten notes, logs and user names, passwords and list, and that they may retain any item/article found which may be used as evidence. I give my consent voluntarily. I have not been threatened, nor have any promises been made to me to obtain my consent.

Sony Model DSC-W100

Sony Handycam - DCR-SR80

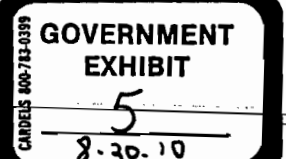
Police Officer's signature & DSN obtaining consent: Det. Matthew Galt 262

Consenter's Signature: Al B

Street Address: 4218 Ridgeland

City and State: St. Louis MO 63116

Witness: Det. T. Z. 3227



CONSENT TO SEARCH

ST. LOUIS COUNTY POLICE DEPARTMENT

Date 1-19-09

Time 12:50 pm

Location 7900 Forst

I, Leland Beasley, hereby consent and agree that police officer(s) of this department may search: (describe item and/or location in detail)

Black combination box

and that they may retain any article found that may be used as evidence. I give my consent voluntarily. I have not been threatened, nor have any promises been made to me to obtain my consent.

Other Witnesses:

| Police Officer's signature & DSN

Det. Z. 3227

| obtaining consent:

Det. Matthew Butta 2679

| Consent Signature GD

Complaint/Ticket# if appropriate | Street Address 4218 Ridgeland

#09-871

| City and State St. Louis Mo 63116

F-176 R (6/88)



Report: CZR0026

21ST JUDICIAL CIRCUIT
ST LOUIS COUNTY
CIRCUIT COURT DOCKET SHEETDate: 01-Dec-2010
Time: 3:12:45PM
Page: 1

09SL-CR00060		ST V LELAND M BEASLEY JR	Security Level: 1 Public
Case Type:	AC Felony	Case Filing Date:	06-Jan-2009
Status:	Casefile Tranf GrandJury Indmt		
Disposition:	Casefile Tranf GrandJury Indmt	Disposition Date:	25-Feb-2009
OCN#:	D6034548		
Arresting Agency:	MO0950000		
		<u>Release/Status</u> <u>Reason</u>	
Judge	TOM W DE PRIEST JR (23971)	Change Date	26-Feb-2009
Judge	LAWRENCE J PERMUTER JR (23054)		24-Feb-2009 Case Transferred to Grand Jury
Defendant	LELAND M BEASLEY JR (BEALM9684)		
Assistant Prosecuting Attorney	KATHI LYNN ALIZADEH (33113)		
Public Defender	CHRISTINE TAYLOR GOULET (35947)		
Current Bond:	\$50,000.00	06-Jan-2009	



Report: CZR0026

21ST JUDICIAL CIRCUIT
ST LOUIS COUNTY
CIRCUIT COURT DOCKET SHEETDate: 01-Dec-2010
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Case continued from previous page.

09SL-CR00060	ST V LELAND M BEASLEY JR	Security Level: 1 Public
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	Charge #	Charge Date	Charge Code	Charge Description
Original Charge:	1	01-Dec-2008	2210700	Child Molestation - 1st Degree (Felony B RSMo : 566.067)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		
Original Charge:	2	01-Apr-2008	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		
Original Charge:	3	01-Apr-2008	1305000	Assault 3rd Degree - Pursuant To Subdivisions (3), (5) (Misdemeanor C RSMo : 565.070)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		
Original Charge:	4	01-Apr-2008	1305000	Assault 3rd Degree - Pursuant To Subdivisions (3), (5) (Misdemeanor C RSMo : 565.070)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		
Original Charge:	5	01-Apr-2008	2210300	Child Molestatn-1st Deg-Vic<12 W/Prev Cnvction Undr Ch 566 Or Ser Phys Inj/Dspl Ddly Weap Or Inst/Ritl Or Cermony (Felony A RSMo : 566.067)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		
Original Charge:	6	01-Apr-2008	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		
Original Charge:	7	01-Apr-2008	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		
Original Charge:	8	01-Mar-2006	1109501	Atmp-Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062/564.011)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		
Original Charge:	9	01-Nov-2006	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Disposition:	25-Feb-2009	Casefile Tranf GrandJury Indmt		

Report: CZR0026

21ST JUDICIAL CIRCUIT
ST LOUIS COUNTY
CIRCUIT COURT DOCKET SHEETDate: 01-Dec-2010
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Case continued from previous page.

09SL-CR00060 ST V LELAND M BEASLEY JR Security Level: 1 Public

Original Charge: 10 01-Mar-2006 1109500 Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (**Felony Unclassified RSMo : 566.062**)

Disposition: 25-Feb-2009 Casefile Tranf GrandJury Indmt

<u>Filing Date</u>	<u>Description</u>
06-Jan-2009	<p>Complaint Filed</p> <p>Judge/Clerk - Note 38 TH</p> <p>Bond Set Amount of Bond Set - 50000</p> <p>Entry of Appearance Filed Filed By: KATHI L ALIZADEH</p> <p>Filing: STATE OPPOSES POSTING 10% OF BOND</p> <p>Judge Assigned</p> <p>Warrant Issued Document ID: 09-ARWA-114, for BEASLEY, LELAND M;</p> <p>Service/Attempt Date: 07-Jan-2009</p> <p>Bond Amount: 50,000.00</p>
07-Jan-2009	<p>Confin Arraign Doct Hrng Sched Scheduled For: 07-Jan-2009; 8:30 AM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County</p> <p>Confin Arraign Doct Hrng Held</p> <p>Preliminary Hearing Scheduled Scheduled For: 05-Feb-2009; 10:30 AM; LAWRENCE J PERMUTER JR; Setting: 0; St Louis County</p> <p>Entry of Appearance Filed Filed By: CHRISTINE T GOULET</p> <p>Warrant Served Document ID - 09-ARWA-114; Served To - BEASLEY, LELAND M; Server - PD ST LOUIS COUNTY; Served Date - 07-JAN-09; Served Time - 00:00:00; Service Type - Police Department; Reason Description - Served</p>
05-Feb-2009	<p>Hearing Continued/Rescheduled Hearing Continued From: 05-Feb-2009; 10:30 AM</p> <p>Preliminary Hearing Scheduled</p>
25-Feb-2009	<p>Judge Assigned</p> <p>Casefile Tranf GrandJury Indmt</p>

Report: CZR0026

21ST JUDICIAL CIRCUIT
ST LOUIS COUNTY
CIRCUIT COURT DOCKET SHEETDate: 01-Dec-2010
Time: 3:12:45PM
Page: 1**09SL-CR00060-01 ST V LELAND M BEASLEY JR** **Security Level: 1 Public**

Case Type:	CC Felony	Case Filing Date:	25-Feb-2009
Status:	Superceding Indictment Filed		
Disposition:		Disposition Date:	
OCN#:	D6034548		
Arresting Agency:	MO0950000		

	<u>Release/Status</u>	<u>Reason</u>
		<u>Change Date</u>
Judge	CAROLYN C WHITTINGTON (29542)	
Defendant	LELAND M BEASLEY JR (BEALM9684)	
Attorney for Defendant	WILLIAM JAMES OHERIN(21693)	
Assistant Prosecuting Attorney	KATHI LYNN ALIZADEH (33113)	
Assistant Public Defender	KELLY RENEE MOYICH (52790)	10-Jul-2009

Current Bond: \$250,000.00 25-Feb-2009

Report: CZR0026

21ST JUDICIAL CIRCUIT
ST LOUIS COUNTY
CIRCUIT COURT DOCKET SHEETDate: 01-Dec-2010
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09SL-CR00060-01 ST V LELAND M BEASLEY JR Security Level: 1 Public

	Charge #	Charge Date	Charge Code	Charge Description
Original Charge:	1	01-Dec-2008	2210700	Child Molestation - 1st Degree (Felony B RSMo : 566.067)
Original Charge:	2	01-Apr-2008	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Original Charge:	3	01-Apr-2008	1305000	Assault 3rd Degree - Pursuant To Subdivisions (3), (5) (Misdemeanor C RSMo : 565.070)
Original Charge:	4	01-Apr-2008	1305000	Assault 3rd Degree - Pursuant To Subdivisions (3), (5) (Misdemeanor C RSMo : 565.070)
Original Charge:	5	01-Apr-2008	2210300	Child Molestatn-1st Deg-Vic<12 W/Prev Cnvction Undr Ch 566 Or Ser Phys Inj/Dspl Ddly Weap Or Inst/Ritl Or Cermony (Felony A RSMo : 566.067)
Original Charge:	6	01-Apr-2008	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Original Charge:	7	01-Apr-2008	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Original Charge:	8	01-Mar-2006	1109501	Atmp-Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062/564.011)
Original Charge:	9	01-Nov-2006	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Original Charge:	10	01-Mar-2006	1109500	Stat Sodmy-1st-Dev Sex Intr W/Prs < 14-Ser Phy Inj/Dspl Deadly Weap/Dng Inst/Sbj Vic Intr W/> Than One Per/Vic < 12 (Felony Unclassified RSMo : 566.062)
Original Charge:	11	18-Aug-2007	2505000	Promoting Child Pornography 1st Degree (Felony B RSMo : 573.025)
Original Charge:	12	18-Aug-2007	2502900	Possession Of Child Pornography (Felony D RSMo : 573.037)

Report: CZR0026

21ST JUDICIAL CIRCUIT
ST LOUIS COUNTY
CIRCUIT COURT DOCKET SHEETDate: 01-Dec-2010
Time: 3:12:45PM
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09SL-CR00060-01	ST V LELAND M BEASLEY JR	Security Level: 1 Public
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Original Charge:	13	01-Jul-2008	2508000	Possession Of Child Pornography - 2nd Ofns Or Possess >20 Pics/One Film/Videotape/Etc (Felony B RSMo : 573.037)
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Original Charge:	14	01-Jul-2008	2508000	Possession Of Child Pornography - 2nd Ofns Or Possess >20 Pics/One Film/Videotape/Etc (Felony B RSMo : 573.037)
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<u>Filing Date</u>	<u>Description</u>
25-Feb-2009	Judge Assigned Grand Jury Indictment Filed Filing: WARRANT ON MASTER CASE TO REMAIN IN FULL EFFECT Bond Set Amount of Bond Set - \$250,000.00 CASH ONLY. NO PROFESSIONAL BOND SHALL BE ALLOWED. Arraignment Scheduled Scheduled For: 11-Mar-2009; 1:00 PM; JOHN A ROSS; Setting: 0; St Louis County Notice CIRCUIT ARRAIGNMENT NOTICE MAILED
04-Mar-2009	Filing: Filed By: KATHI L ALIZADEH
11-Mar-2009	Arraignment Held Entry of Appearance Filed Filed By: KELLY R MOYICH Motion for Discovery Filed By: KELLY R MOYICH
13-Mar-2009	Correspondence Filed COPY OF STATE'S LETTER TO DEFENSE ATTY FILED. Filing: STATE'S REQUEST TO PRODUCE Pre-trial Conference Scheduled Scheduled For: 03-Apr-2009; 9:00 AM; CAROLYN C WHITTINGTON; Setting: 0; St Louis County SCHEDULING CONFERENCE NOTICE MAILED
01-Apr-2009	Correspondence Filed from APA KATHI ALIZADEH TO APD KELLY MOYICH
03-Apr-2009	Hearing Continued/Rescheduled Hearing Continued From: 03-Apr-2009; 9:00 AM Pre-trial Conference Scheduled Scheduled For: 22-May-2009; 9:00 AM; CAROLYN C WHITTINGTON; Setting: 0; St Louis County
06-Apr-2009	Response Filed BY APA KATHI ALIZADEH TO REQUEST FOR DISCOVERY

Report: CZR0026

21ST JUDICIAL CIRCUIT
ST LOUIS COUNTY
CIRCUIT COURT DOCKET SHEETDate: 01-Dec-2010
Time: 3:12:45PM
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09SL-CR00060-01 ST V LELAND M BEASLEY JR**Security Level: 1 Public**

08-Apr-2009 **Response Filed**
BY APA TO REQUEST FOR DISCOVERY

22-May-2009 **Hearing Continued/Rescheduled**
Hearing Continued From: 22-May-2009; 9:00 AM
Pre-trial Conference Scheduled
Scheduled For: 10-Jul-2009; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County

02-Jul-2009 **Hearing/Trial Cancelled**
Scheduled For: 10-Jul-2009; 9:00 AM
Motion Hearing Scheduled
Scheduled For: 02-Oct-2009; 1:30 PM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County
Trial Setting Scheduled
Scheduled For: 01-Feb-2010; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County

10-Jul-2009 **Entry of Appearance Filed**
W. JAMES O'HERIN ENTERS HIS APPEARANCE FOR DEFT.
COPY OF DOCKET MEMO DATED 07-02-09 MAILED TO ATTY
Withdrawal of Attorney Filed
SO ORDERED JUDGE WHITTINGTON
Filed By: KELLY R MOYICH

02-Oct-2009 **Motion Hearing Held**
Settlement Conf Scheduled
Scheduled For: 21-Dec-2009; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County
SCHEDULING CONFERENCE

01-Dec-2009 **Hearing/Trial Cancelled**
Scheduled For: 01-Feb-2010; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County

21-Dec-2009 **Settlement Conference Held**
Trial Setting Scheduled
Scheduled For: 05-Apr-2010; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County

05-Apr-2010 **Hearing/Trial Cancelled**
Scheduled For: 05-Apr-2010; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County
Pre-trial Conference Scheduled
Scheduled For: 26-Jul-2010; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County

27-Jul-2010 **Pre-Trial Conference Held**
Trial Setting Scheduled
Scheduled For: 04-Oct-2010; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County

18-Aug-2010 **Superceding Indictment Filed**
STATE FURTHER REQUESTS THAT A DATE BE SCHEDULED TO ARRAIGN DEFENDENT ON NEW CHARGES.

23-Aug-2010 **Arraignment Scheduled**
Scheduled For: 08-Sep-2010; 1:00 PM; JOHN A ROSS; **Setting:** 0; St Louis County
CIRCUIT ARRAIGNMENT NOTICE MAILED

Report: CZR0026

21ST JUDICIAL CIRCUIT
ST LOUIS COUNTY
CIRCUIT COURT DOCKET SHEET

Date: 01-Dec-2010
Time: 3:12:45PM
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Case continued from previous page.

09SL-CR00060-01 ST V LELAND M BEASLEY JR

Security Level: 1 Public

16-Sep-2010 **Hearing Continued/Rescheduled**
Hearing Continued From: 08-Sep-2010; 1:00 PM

17-Sep-2010 **Motion for Continuance**
Filed By: KATHI L ALIZADEH
Notice of Hearing Filed
Filed By: KATHI L ALIZADEH
Arraignment Scheduled
Scheduled For: 29-Sep-2010; 1:00 PM; JOHN A ROSS; **Setting:** 0; St Louis County
CIRCUIT ARRAIGNMENT NOTICE MAILED

24-Sep-2010 **Motion Granted/Sustained**
COURT GRANTS THE STATE'S MOTION TO CONTINUE TRIAL . THE COURT FURTHER
DIRECTS THE ATTYS TO FILE A DISCOVERY SCHEDULE BY 10-29-10. SO ORDERED JUDGE
WHITTINGTON
Hearing Continued/Rescheduled
Hearing Continued From: 04-Oct-2010; 9:00 AM
Trial Setting Scheduled
Scheduled For: 28-Feb-2011; 9:00 AM; CAROLYN C WHITTINGTON; **Setting:** 0; St Louis County

27-Sep-2010 **Arraignment Held**

06-Oct-2010 **Correspondence Filed**
TO ATTY J. O'HERIN
Filed By: KATHI L ALIZADEH
Request Filed
TO PRODUCE
Filed By: KATHI L ALIZADEH

In the
CIRCUIT COURT
Of St. Louis County, Missouri

STATE OF MISSOURI,

Plaintiff

vs.

Leland Beasley

Defendant



For File Stamp Only

Date

9/24/10 SEP 27 PMG:DS

Case Number

Division

0952 CR 09060ERK

7 L

ARRAIGNMENT MEMORANDUM

Comes now William James O'Herin, and enters his or her appearance as attorney for the defendant.

Defendant by and through counsel hereby waives formal reading of the Information or Indictment. Counsel states that the defendant is fully aware of the substance of the charge(s) against him or her and that a copy of the Information or Indictment has been provided to the defense. The defense and the State by the undersigned prosecuting attorney agree to the waiver of formal arraignment and agree to proceed to trial.

The defendant through counsel enters a plea of not guilty to the offense(s) charged.

Assistant Prosecuting Attorney
100 South Central Avenue
Clayton, MO 63105
(314) 615-2600

Bar No.

Signature of Defendant

Attorney for Defendant

William James O'Herin
21693 Bar No.
Ste A 1050 Rue Ste. Francois

Address

Florissant, MO 63031

City, State & Zip

314-814-5951

Telephone & FAX Number

Defendant, not having posted bond, is remanded to the Department of Justice Services.
 Defendant's bond previously posted, shall remain in full force and effect.

Cause assigned to Division 7 for hearing and determination.

SO ORDERED:

John A. Fox, Oct. 15
Presiding Judge

"Discovery Package" delivered to attorney for defendant by Deputy Clerk _____.

[Rule 25.02 and Local Rule 67.6 require pre-trial discovery motions to be filed within 20 days after Arraignment.]

FILED

IN THE CIRCUIT COURT OF ST. LOUIS COUNTY
STATE OF MISSOURI

AUG 18 2010

-VS-

JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

LELAND M. BEASLEY
4218 RIDGEWOOD
SAINT LOUIS, MO 63116



RACE: White SSN: 493-68-9684
SEX: M OCN: D6034548
DOB: 2/20/1968 CASE ID: MC111985
HGT: 5'11 RPT NO: 09-871
WGT: 135 CT. NO: 09SL-CR00060
P.D.: St. Louis County
ORI Number: MO0950000

Defendant

CHARGES

Count: 01	CHILD MOLESTATION IN THE FIRST DEGREE - CLASS B FELONY
Count: 02	STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
Count: 03	ASSAULT IN THE THIRD DEGREE - CLASS C MISDEMEANOR
Count: 04	ASSAULT IN THE THIRD DEGREE - CLASS C MISDEMEANOR
Count: 05	CHILD MOLESTATION IN THE FIRST DEGREE - CLASS A FELONY
Count: 06	STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
Count: 07	STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
Count: 08	ATTEMPTED STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
Count: 09	STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
Count: 10	STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
Count: 11	PROMOTING CHILD PORNOGRAPHY IN FIRST DEGREE - CLASS B FELONY
Count: 12	POSSESSION OF CHILD PORNOGRAPHY - CLASS D FELONY
Count: 13	POSSESSION OF CHILD PORNOGRAPHY - CLASS B FELONY
Count: 14	POSSESSION OF CHILD PORNOGRAPHY - CLASS B FELONY

INDICTMENT

State of Missouri)
County of St. Louis) SS

The Grand Jurors of the County of St. Louis, State of Missouri, charge:

Count: 01 CHILD MOLESTATION IN THE FIRST DEGREE - CLASS B FELONY

That Leland M. Beasley Jr., in violation of Section 566.067, RSMo, committed the class B felony of child molestation in the first degree punishable upon conviction under Section 558.011, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between December 1st, 2008 and December 31st, 2008, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly subjected K. N., who was then less than fourteen years old, to sexual contact by placing his hand on the penis of K. N., over the clothing.

2210799.0

Count: 02 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime

supervision under Sections 217.735 and 559.106, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with B.L.N., who was then a child less than twelve years old, by placing his mouth on the penis of B.L.N.

1109599.0

Count: 03 ASSAULT IN THE THIRD DEGREE - CLASS C MISDEMEANOR

That Leland M. Beasley Jr., in violation of Section 565.070, RSMo, committed the class C misdemeanor of assault in the third degree, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly caused physical contact with T.E., knowing that such person would regard such contact as offensive or provocative.

1305099.0

Count: 04 ASSAULT IN THE THIRD DEGREE - CLASS C MISDEMEANOR

That Leland M. Beasley Jr., in violation of Section 565.070, RSMo, committed the class C misdemeanor of assault in the third degree, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly caused physical contact with E.T., knowing that such person would regard such contact as offensive or provocative.

1305099.0

Count: 05 CHILD MOLESTATION IN THE FIRST DEGREE - CLASS A FELONY

That Leland M. Beasley Jr., in violation of Section 566.067, RSMo, committed the class A felony of child molestation in the first degree punishable upon conviction under Sections 558.011 and 566.067, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly subjected M.L. who was less than twelve years old to sexual contact by touching the penis of M.L. through the clothing.

2210399.0

Count: 06 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with R.B., who was then a child less than fourteen years old, by placing his hand on the penis of R.B.

1109599.0

Count: 07 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with K.A., who was then a child less than fourteen years old, by placing his hand on the penis of K.A.

1109599.0

Count: 08 ATTEMPTED STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of attempt statutory sodomy first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between March 1, 2006 and April 30, 2008, on Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of defendant attempted to have deviate sexual intercourse with R.I. who was then a child less than twelve years old by trying to unfasten the pants of R.I. while R.I. was sleeping and such conduct was a substantial step toward the commission of the crime of statutory sodomy in the first degree and was done for the purpose of committing such statutory sodomy in the first degree.

1109599.1

Count: 09 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between November 1, 2006 and January 31, 2007, at 2921 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of defendant. had deviate sexual intercourse with T.R. who was then a child less than twelve years old, by placing his hand on the penis of T.R.

1109599.0

Count: 10 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between March 1st, 2006 and January 5th, 2009, on Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with B.E.N., who was then a child less than fourteen years old, by placing his hand on the penis of B.E.N.

1109599.0

Count: 11 PROMOTING CHILD PORNOGRAPHY IN FIRST DEGREE - CLASS B FELONY

That Leland M. Beasley, in violation of Section 573.025, RSMo, committed the class B felony of promoting child pornography in the first degree, punishable upon conviction under Section 558.0115, RSMo, in that between August 18th, 2007 and January 5th, 2009, in the County of St. Louis, State of Missouri, the defendant, knowing its content or character, manufactured obscene material consisting of video images depicting a prepubescent male engaged in sexual conduct with an unidentified adult male.

2505099.0

Count: 12 POSSESSION OF CHILD PORNOGRAPHY - CLASS D FELONY

That Leland M. Beasley, in violation of Section 573.037, RSMo, committed the class D felony of possession of child pornography, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that between August 18th, 2007 and August 28th, 2007, in the County of St. Louis, State of Missouri, the defendant, knowing its content and character, possesses obscene material consisting of 11 recordable disks which contained images and videos depicting prepubescent males partially or completely nude engaged in sexual contact with adults and other children.

2502904.0

Count: 13 POSSESSION OF CHILD PORNOGRAPHY - CLASS B FELONY

That Leland M. Beasley, in violation of Section 573.037, RSMo, committed the class B felony of possession of child pornography, punishable upon conviction under Sections 573.037 and 558.011, RSMo, in that between July 1st, 2008 and January 5th, 2009, in the County of St. Louis, State of Missouri, the defendant, knowing of its content and character, possessed obscene material consisting of 63 recordable disks which contained still images that portray what appear to be persons under the age of fourteen years as participants of sexual conduct, and such obscene material consisted of more than 20 still images.

2508004.0

Count: 14 POSSESSION OF CHILD PORNOGRAPHY - CLASS B FELONY

That Leland M. Beasley, in violation of Section 573.037, RSMo, committed the class B felony of possession of child pornography, punishable upon conviction under Sections 573.037 and 558.011, RSMo, in that between July 1st, 2008 and January 5th, 2009, in the County of St. Louis, State of Missouri, the defendant, knowing of its content and character, possessed obscene material consisting 63 recordable disks which contained still images that portray what appear to be persons under the age of fourteen years as participants of sexual conduct, and such obscene material consisted of one motion picture, film, videotape, videotape production or other moving image.

2508004.0

A TRUE BILL

NO TRUE BILL

Foreman
May 2010 Term

As a condition of release for defendant LELAND M. BEASLEY bond is set in the amount of \$ _____

Foreman

Prosecuting Attorney

Judge

WITNESSES

DETECTIVE TONY G CAVALETTI
ST LOUIS COUNTY POLICE
7900 FORSYTH
SAINT LOUIS, MO 63105
Family Crime
3227

MR. K N
PROSECUTING ATTY OFFICE
100 SO CENTRAL 2ND FLOOR
CLAYTON, MO 63105

SERGEANT GARY W GUINN
ST LOUIS COUNTY POLICE
7900 FORSYTH
SAINT LOUIS, MO 63105
Family Crime
2827

In the
CIRCUIT COURT
 Of St. Louis County, Missouri



For File Stamp Only

3-11-09

FILED

STATE OF MISSOURI,

Plaintiff

vs.

Leland Beasley

Defendant

Date

09SL-CR0060-01

Case Number

Division

MAR 11 2009

JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY**ARRAIGNMENT MEMORANDUM**

Comes now KELLY MEGICH, and enters his or her appearance as attorney for the defendant.

Defendant by and through counsel hereby waives formal reading of the Information or Indictment. Counsel states that the defendant is fully aware of the substance of the charge(s) against him or her and that a copy of the Information or Indictment has been provided to the defense. The defense and the State by the undersigned prosecuting attorney agree to the waiver of formal arraignment and agree to proceed to trial.

The defendant through counsel enters a plea of **not guilty** to the offense(s) charged.

Assistant Prosecuting Attorney
 100 South Central Avenue
 Clayton, MO 63105
 (314) 615-2600

Bar No.

Signature of Defendant

Kelly Megich 52790

Attorney for Defendant

Bar No.

PD

Address

City, State & Zip

Telephone & FAX Number

Defendant, not having posted bond, is remanded to the Department of Justice Services.
 Defendant's bond previously posted, shall remain in full force and effect.

Cause assigned to Division 7 for hearing and determination.

SO ORDERED:

Presiding Judge

"Discovery Package" delivered to attorney for defendant by Deputy Clerk _____

[Rule 25.02 and Local Rule 67.6 require pre-trial discovery motions to be filed within 20 days after Arraignment.]

WJ

FILED

FEB 3 5 2009

IN THE CIRCUIT COURT OF ST. LOUIS COUNTY
STATE OF MISSOURIJOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

-VS-

LELAND M. BEASLEY, JR.
4218 RIDGEWOOD
SAINT LOUIS, MO 63116RACE: White SSN: 493-68-9684
SEX: M OCN: D6034548
DOB: 2/20/1968 CASE ID: MC111985
HGT: 5'11 RPT NO: 09-871
WGT: 135 CT. NO: 09SL-CR00060
P.D.: St. Louis County
ORI Number: MO0950000**Defendant****CHARGES**

Count: 01 CHILD MOLESTATION IN THE FIRST DEGREE - CLASS B FELONY
 Count: 02 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
 Count: 03 ASSAULT IN THE THIRD DEGREE - CLASS C MISDEMEANOR
 Count: 04 ASSAULT IN THE THIRD DEGREE - CLASS C MISDEMEANOR
 Count: 05 CHILD MOLESTATION IN THE FIRST DEGREE - CLASS A FELONY
 Count: 06 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
 Count: 07 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
 Count: 08 ATTEMPTED STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
 Count: 09 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY
 Count: 10 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

INDICTMENTState of Missouri)
County of St. Louis) SS

The Grand Jurors of the County of St. Louis, State of Missouri, charge:

Count: 01 CHILD MOLESTATION IN THE FIRST DEGREE - CLASS B FELONY

That Leland M. Beasley Jr., in violation of Section 566.067, RSMo, committed the class B felony of child molestation in the first degree punishable upon conviction under Section 558.011, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between December 1st, 2008 and December 31st, 2008, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly subjected K. N., who was then less than fourteen years old, to sexual contact by placing his hand on the penis of K. N., over the clothing.

2210799.0

Count: 02 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with B.L.N., who was then a child less than twelve years old, by placing his mouth on the penis of B.L.N.

1109599.0

Count: 03 ASSAULT IN THE THIRD DEGREE - CLASS C MISDEMEANOR

That Leland M. Beasley Jr., in violation of Section 565.070, RSMo, committed the class C misdemeanor of assault in the third degree, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly caused physical contact with T.E., knowing that such person would regard such contact as offensive or provocative.

1305099.0

Count: 04 ASSAULT IN THE THIRD DEGREE - CLASS C MISDEMEANOR

That Leland M. Beasley Jr., in violation of Section 565.070, RSMo, committed the class C misdemeanor of assault in the third degree, punishable upon conviction under Sections 558.011 and 560.016, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly caused physical contact with E.T., knowing that such person would regard such contact as offensive or provocative.

1305099.0

Count: 05 CHILD MOLESTATION IN THE FIRST DEGREE - CLASS A FELONY

That Leland M. Beasley Jr., in violation of Section 566.067, RSMo, committed the class A felony of child molestation in the first degree punishable upon conviction under Sections 558.011 and 566.067, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly subjected M.L. who was less than twelve years old to sexual contact by touching the penis of M.L. through the clothing.

2210399.0

Count: 06 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with R.B., who was then a child less than fourteen years old, by placing his hand on the penis of R.B.

1109599.0

Count: 07 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between April 1st, 2008 and January 5th, 2009, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with K.A., who was then a child less than fourteen years old, by placing his hand on the penis of K.A.

1109599.0

Count: 08 ATTEMPTED STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of attempt statutory sodomy first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between March 1, 2006 and April 30, 2008, on Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of defendant attempted to have deviate sexual intercourse with R.I. who was then a child less than twelve years old by trying to unfasten the pants of R.I. while R.I. was sleeping and such conduct was a substantial step toward the commission of the crime of statutory sodomy in the first degree and was done for the purpose of committing such statutory sodomy in the first degree.

1109599.1

Count: 09 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between November 1, 2006 and January 31, 2007, at 2921 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with T.R. who was then a child less than twelve years old, by placing his hand on the penis of T.R.

1109599.0

Count: 10 STATUTORY SODOMY IN THE FIRST DEGREE - FELONY

That Leland M. Beasley Jr., in violation of Section 566.062, RSMo, committed the felony of statutory sodomy in the first degree, punishable upon conviction under Section 566.062, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between March 1st, 2006 and January 5th, 2009, on Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant for the purpose of arousing or gratifying the sexual desire of the defendant had deviate sexual intercourse with B.E.N., who was then a child less than fourteen years old, by placing his hand on the penis of B.E.N.

1109599.0

A TRUE BILL

NO TRUE BILL

Derry L. Essary

Foreman

January 2009 Term

As a condition of release for defendant LELAND M. BEASLEY, JR., bond is set in the amount of

\$ 250,000 - CASH ONLY

NO professional bail.

Foreman

Judge

Frank J. Alford

Prosecuting Attorney

51206

C. DeRt

8

WITNESSES

DETECTIVE TONY G CAVALETTI
ST LOUIS COUNTY POLICE
7900 FORSYTH
SAINT LOUIS, MO 63105
Family Crime
3227

MR. K. N.
PROSECUTING ATTY OFFICE
100 SO CENTRAL 2ND FLOOR
CLAYTON, MO 63105

[REDACTED]

STATE OF MISSOURI

VS

LeLAND BEASLEY JR.
Defendant

1-7-09
Date
09SL-CR00060
Case Number
38
Division

For File Stamp Only

FILED

JAN 7 2009

JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

PROCEEDINGS IN A CRIMINAL CASE
(ARRAIGNMENT)

The defendant has been informed of the nature of the charges and of the following rights: the right to retain counsel; the right to request the assignment of counsel; if the defendant is unable to retain counsel; the right to remain silent and that any statement the defendant makes may be used against the defendant.

[Missouri Supreme Court Rule 21.10(b) and 22.07(b)]

() Defendant is referred to the Public Defender's Office. Public Defender to enter appearance or file a memo with the Court that the Defendant is not eligible for services of the Public Defender.

() _____ enters their appearance for defendant.

(x) Cause continued until 1-15-09 at 9:00 a.m. for:

Appearance of Counsel

Call Docket

Preliminary Hearing

Trial

Probation Revocation

Attorney

Bar No.

SO ORDERED:

J. Avon Gilmer
Judge
1/7/09
Date

Defendant

J. Avon Gilmer

FILED

IN THE CIRCUIT COURT OF ST. LOUIS COUNTY
STATE OF MISSOURI

JAN 06 2009

-VS-

JOAN M. GILMER
CIRCUIT CLERK, ST. LOUIS COUNTY

LELAND M. BEASLEY, JR.
4218 RIDGEWOOD
SAINT LOUIS, MO 63116

Alias:

38 TH

RACE: White SSN: 493-68-9684
SEX: M OCN: D6034548
DOB: 2/20/1968 CASE ID: MC111985
STGT: 5'11 RPT NO: 09-871
STGT: 135 CT. NO: OFSL-CR00046D
ADD.: St. Louis County
MRI Number: MO0950000

Defendant

Bond 50,000 cash only

CHARGES

Count: 01

CHILD MOLESTATION IN THE FIRST DEGREE - CLASS B FELONY

COMPLAINT

State of Missouri)
County of St. Louis) SS

(HOLD FOR GRAND JURY)

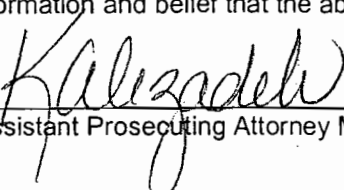
Comes now the undersigned complainant, being duly sworn upon oath, and under penalties of perjury, and states that there is probable cause to believe that the above-named defendant(s) committed the following crime:

Count: 01 CHILD MOLESTATION IN THE FIRST DEGREE - CLASS B FELONY

That Leland M. Beasley Jr., in violation of Section 566.067, RSMo, committed the class B felony of child molestation in the first degree punishable upon conviction under Section 558.011, RSMo, and subject to lifetime supervision under Sections 217.735 and 559.106, RSMo, in that between December 1st, 2008 and December 31st, 2008, at 710 Lemay Ferry Road, in the County of St. Louis, State of Missouri, the defendant knowingly subjected K. N., who was then less than fourteen years old, to sexual contact by placing his hand on the penis of K. N., over the clothing.

2210799.0

The undersigned Prosecutor informs the Court on information and belief that the above offense herein charged were committed.


Assistant Prosecuting Attorney MBE

3313

Date

Ct.No. Div Circuit Court of St. Louis County, Missouri

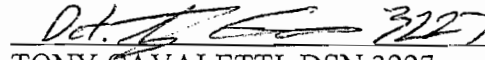
Date: January 6, 2009

I, TONY CAVALETTI, DSN 3227, St. Louis County Police Department, knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

I have probable cause to believe that between 12/01/2008 and 12/31/2008, at 710 Lemay Ferry-Road, LELAND BEASLEY, White, M, DOB 02/20/1968, 5'11", 135lbs, committed one or more criminal offense(s), Child Molestation First Degree.

The facts supporting this belief are as follows:

I have probable cause to believe that Leland M. Beasley, Jr. committed the offense of Child Molestation in the First Degree by placing his hand on the penis of K. N., a child of 12 years, touching him through the clothing.


TONY CAVALETTI, DSN 3227
St. Louis County Police Department

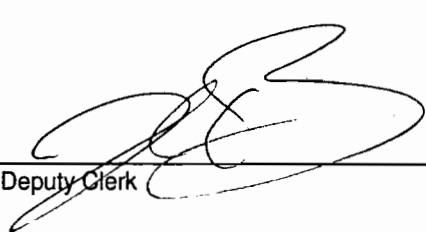
I certify and attest that the above is a true copy of the original record of the Court in case number 09K-CR00060 as it appears on file in my office.

Issued

12-1-10

JOAN M. GILMER, Circuit Clerk
St. Louis County Circuit Court

By



Deputy Clerk



**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

FILED

JUL 1 2010

U. S. DISTRICT COURT
E. DIST. OF MO.
ST. LOUIS

UNITED STATES OF AMERICA,)
Plaintiff,)
v.)
LELAND BEASLEY,)
Defendant.)

No. S2-4:10 CR 119 CEJ

SECOND SUPERSEDING INDICTMENT

COUNT I

The Grand Jury charges that:

At all times pertinent to the charges in this indictment:

1. Federal law defined the term:

(a) "minor" to mean any person under the age of eighteen years (18 U.S.C. § 2256(a));

(b) "sexually explicit conduct" to mean actual or simulated

(I) sexual intercourse, including genital-genital, oral-genital, anal-genital, or oral-

anal, whether between persons of the same or opposite sex,

(ii) bestiality,

(iii) masturbation,

(iv) sadistic or masochistic abuse, or

(v) lascivious exhibition of the genitals or pubic area of any person (18 U.S.C.

§2256(2)(A)); and



(c) "computer" to mean an electronic, magnetic, optical, electrochemical or other high speed data processing device performing logical, arithmetic or storage functions, including any data storage facility or communications facility directly related to or operating in conjunction with such device. (18 U.S.C. §2256(6)).

(d) "child pornography" to mean any visual depiction, including any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of sexually explicit conduct, where--

(A) the production of such visual depiction involves the use of a minor engaging in sexually explicit conduct; or

(C) such visual depiction has been created, adapted, or modified to appear that an identifiable minor is engaging in sexually explicit conduct.

2. The "Internet" was, and is, a computer communications network using interstate and foreign lines to transmit data streams, including data streams used to store, transfer and receive graphic files.

3. Between on or about March 1, 2006, and on or about January 5, 2009, in the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly employ, use, persuade, induce, entice, and coerce a minor, B.N., to engage in sexually explicit conduct, specifically, Leland Beasley video recorded B.N. in a lascivious display of his genitals, and said sexually explicit conduct was for the purpose of producing a visual depiction of such conduct, to wit: video images of B.N. in a lascivious display

of his genitals, and such depictions were produced using materials that had been mailed, shipped, or transported in interstate and foreign commerce, i.e., a Sony Handycam video camera, In violation of Title 18, United States Code, Section 2251(a) and punishable under Title 18, United States Code, Section 2251(e).

COUNT II

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about March 1, 2006, and on or about January 5, 2009, in the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly employ, use, persuade, induce, entice, and coerce a minor, K.A., to engage in sexually explicit conduct, specifically, Leland Beasley video recorded K.A. in a lascivious display of his genitals, and said sexually explicit conduct was for the purpose of producing a visual depiction of such conduct, to wit: video images of K.A. in a lascivious display of his genitals, and such depictions were produced using materials that had been mailed, shipped, or transported in interstate and foreign commerce, i.e., a Sony Handycam video camera,

In violation of Title 18, United States Code, Section 2251(a) and punishable under Title 18, United States Code, Section 2251(e).

COUNT III

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about March 1, 2006, and January 5, 2009, within the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly employ, use, persuade, induce, entice, and coerce a minor, R.B., to engage in sexually explicit conduct, specifically, Leland Beasley video recorded R.B. in a lascivious display of his genitals, and said sexually explicit conduct was for the purpose of producing a visual depiction of such conduct, to wit: video images of R.B. in a lascivious display of his genitals, and such depictions were produced using materials that had been mailed, shipped, or transported in interstate and foreign commerce, i.e., a Sony Handycam video camera, In violation of Title 18, United States Code, Section 2251(a) and punishable under Title 18, United States Code, Section 2251(e).

COUNT IV

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about March 1, 2006, and January 5, 2009, within the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly employ, use, persuade, induce, entice, and coerce a minor, T.R., to engage in sexually explicit conduct, specifically, Leland Beasley video recorded T.R. in a lascivious display of his genitals, and said sexually explicit conduct was for the purpose of producing a visual depiction of such conduct, to wit: video images of T.R. in a lascivious display of his genitals, and such depictions were produced using materials that had been mailed, shipped, or transported in interstate and foreign commerce, i.e., a Sony Handycam video camera, In violation of Title 18, United States Code, Section 2251(a) and punishable under Title 18, United States Code, Section 2251(e).

COUNT V

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about March 1, 2006, and January 5, 2009, within the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly attempt to employ, use, persuade, induce, entice, and coerce a minor, R.I., to engage in sexually explicit conduct, specifically, Leland Beasley attempted to video record R.I. in a lascivious display of his genitals, and said sexually explicit conduct was for the purpose of producing a visual depiction of such conduct, to wit: video images of R.I. in a lascivious display of his genitals, and such attempted depictions were produced using materials

that had been mailed, shipped, or transported in interstate and foreign commerce, i.e., a Sony Handycam video camera,

In violation of Title 18, United States Code, Sections 2251(a) and punishable under Title 18, United States Code, Section 2251(e).

COUNT VI

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about March 1, 2006, and on or about January 5, 2009, within the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly employ, use, persuade, induce, entice, and coerce a minor, Victim A, to engage in sexually explicit conduct, specifically, Leland Beasley video recorded Victim A in a lascivious display of his genitals, and said sexually explicit conduct was for the purpose of producing a visual depiction of such conduct, to wit: video images of Victim A in a lascivious display of his genitals, and such depictions were produced using materials that had been mailed, shipped, or transported in interstate and foreign commerce, i.e., a Sony Handycam video camera,

In violation of Title 18, United States Code, Section 2251(a) and punishable under Title 18, United States Code, Section 2251(e).

COUNT VII

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about March 1, 2006, and on or about January 5, 2009, within the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly employ, use, persuade, induce, entice, and coerce a minor, Victim B, to engage in sexually explicit conduct, specifically, Leland Beasley video recorded Victim B in a lascivious display of his genitals, and said sexually explicit conduct was for the purpose of producing a visual depiction of such conduct, to wit: video images of Victim B in a lascivious display of his genitals, and such depictions were produced using materials that had been mailed, shipped, or transported in interstate and foreign commerce, i.e., a Sony Handycam video camera,

In violation of Title 18, United States Code, Section 2251(a) and punishable under Title 18, United States Code, Section 2251(e).

COUNT VIII

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about April 11, 2002, and January 5, 2009, within the Eastern District

of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly employ, use, persuade, induce, entice, and coerce a minor, M.T., to engage in sexually explicit conduct, specifically, Leland Beasley video recorded M.T. in a lascivious display of his genitals, and said sexually explicit conduct was for the purpose of producing a visual depiction of such conduct, to wit: video images of M.T. in a lascivious display of his genitals, and of defendant performing oral sex and anal sex on M.T. and such depictions were produced using materials that had been mailed, shipped, or transported in interstate and foreign commerce, i.e., a Sony Handycam video camera and video tapes,

In violation of Title 18, United States Code, Sections 2251(a) and punishable under Title 18, United States Code, Section 2251(d) (2002).

COUNT IX

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about January 1, 2005, and January 5, 2009, within the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the defendant herein, did knowingly employ, use, persuade, induce, entice, and coerce a minor, Victim C, to engage in sexually explicit conduct, specifically, Leland Beasley video recorded Victim C in a lascivious display of his genitals, and said sexually explicit conduct was for the

purpose of producing a visual depiction of such conduct and such visual depiction was actually transported in interstate commerce,

In violation of Title 18, United States Code, Section 2251(a) and punishable under Title 18, United States Code, Section 2251(e).

COUNT X

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about March 1, 2006, and January 5, 2009, within the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

the Defendant herein, did knowingly possess material that contained an image of child pornography that was produced using materials that traveled in interstate and foreign commerce, to wit, CDs, said CDs having been produced outside Missouri and therefore having traveled in interstate and foreign commerce, and the CDs contained child pornography, including but not limited to, the following:

1. "VHS2_02(not sure)Boy 13yo Ties Up and Tortures 11yo In Bath .3gp" - a video file depicting a minor male binding another minor male's hands, placing clothes pins on his genitals, and inserting his penis into the minor male's mouth; and

2. "KDV 38 (complete).mpg" - a video file depicting a minor male performing oral sex on another minor male and a minor male inserting his penis into the rectum of another minor male,

In violation of Title 18, United States Code, Sections 2252A(a)(5)(B) and 2(a), and punishable under Title 18, United States Code, Section 2252A(b)(2).

COUNT XI

The Grand Jury further charges that:

1. The allegations contained in paragraphs one and two of Count I of this Indictment are incorporated by reference as if fully set forth herein.
2. Between on or about March 1, 2006, and January 5, 2009, within the Eastern District of Missouri, and elsewhere,

LELAND BEASLEY,

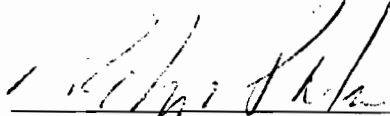
the Defendant herein, did knowingly possess material that contained an image of child pornography that was produced using materials that traveled in interstate and foreign commerce, to wit, CDs, said CDs having been produced outside Missouri and therefore having traveled in interstate and foreign commerce, and the CDs contained child pornography, including but not limited to, the following:

1. "helpless_boy.avi" - a video file of a male inserting his penis into the rectum of a minor male; and
2. "002_2.jpg" - an image file of a minor male in a lascivious display of his genitals,

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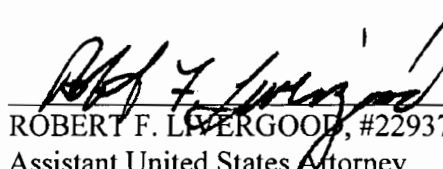
In violation of Title 18, United States Code, Sections 2252A(a)(5)(B) and 2(a), and punishable under Title 18, United States Code, Section 2252A(b)(2).

A TRUE BILL.



FOREPERSON

RICHARD G. CALLAHAN
United States Attorney



ROBERT F. LIVERGOOD, #22937
Assistant United States Attorney